

labor movement.
hope for democ-
Phillips.

employed Now

Number 11 Million

**... Adequate Plan to
Provide Jobs for All the
... Green Declares.**

**... Tilers Are Vitrally
Interested in Supreme
Court's Decisions on So-
cial Justice Measures.**

F. of L. News Service.

... Washington, D. C.—With private in-
... deliberately closing opportunities
... employment to eleven million work-
... men and women, the only adequate
... y to provide jobs for this vast

of out-of-works is the shorter week. This emphatic declaration was made in a statement by William Green, president of the American Federation of Labor.

ing note of the fact that subver-
sive opposition to Federal legis-
lation aimed at the social justice
enacted by the 1935 session
of Congress has been reduced to
desired that the measures will
be passed. The head of the
L. said the United States
of the Supreme Court is the com-
"fateful for Labor."

Following is the text of Mr. Green's
speech:

indications are that the im-
port in economic and industrial
activity will continue during the
year will continue during 1936. The
of the country will continue to
of men's goods will in all probability
be stimulated and accelerated
by the demand for goods and
services.

The outlook for increasing ac-
tivity in the economy is favorable
during the New Year is excel-
lent.

At year, however, will be faithful
labor. The Supreme Court of the
United States, the constitutionality of the Wage
and Hour Act, the Social Security
Act, the National Labor Relations
Act, the Social Security Act and
the National Labor Relations Act
to all the workers of the

momentous decisions of the Na-
tional judicial tribunal in these
cases will have a profound
upon the future policies and pro-
of organized labor.
n there is the problem of unem-

Production has increased business improved, but approximately eleven million are still idle. It will be the Nation's chief economic problem calling for solution in 1936. The Government will press for the acceptance and application of its remedy for unemployment, the shorter work day and the shorter work week, with greater vigor than ever before. It is in the opinion of the Government that the only plan which will promote the absorption of the unemployed in private industry. Labor hopes that the remedy for unemployment will be generally accepted and applied during the New Year.

or is conscious of the fact that
ing a New Year fraught with
consequences and deep signifi-
It will learn when the Supreme
passes upon the validity of the
ic and social justice measures
by Congress whether the Con-

of the United States will be
ly interpreted as to meet mod-
omic and social needs.
or faces the New Year calmly
d to meet whatever situation
se, self-possessed and in a spirit
efaction. If circumstances war-

E OF RED AND NAZI ACTIVITIES PREDICTED

is a well-defined movement
members of Congress for a
investigation of Nazi and Com-
activities in the United States

demand for the new probe by the House Committee investigating un-American propaganda was given considerable impetus from the statement of Albert Fechner, director of the Communist Party, U. S. A., who

letter to Representative John Cormanack, chairman of the committee. Mr. Fechner said CCC men to pay no attention to the Red

...but agreed that we constantly be on guard to detect the pervasive influence of this char- and expressed his confidence and in authority in the camps are ally alive to this situation."

Anti-Picketing Violates State Law

from lawful picketing is not to property within the meaning of the provisions of the Indiana statute, which guarantees remedy by course of law for injury to one's property or reputation.

the further statement that the restaurant owner had sustained and would continue to sustain patronage and ensuing pecuniary loss.

If the picketing were continued, it was nevertheless not sufficient to constitute a violation of the law.

by anti-union employers, of violations of law in picketing. Treanor added: "Where picketing is itself peaceful, the fact that some persons in isolated cases are guilty of violence does not make the entire picketing unlawful."

issuance of an injunction
the otherwise lawful picketing."
the face of the Indiana anti-
law and the Supreme Court
affirming its constitutional
the Indianapolis trade union

at does not see how it will be
for the city council to refuse
the anti-picketing ordinance.

